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THE UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF GEORGIA

SEP 13 2010

ATLANTA DIVISION

JAMES D. MATTEN, Clerk  
By: *[Signature]*  
THOMAS R. BUSH  
PLAINTIFF

✓

ESTATE OF JP BUSH,

ESTATE OF OSCAR L. BUSH,

BUSH BROTHERS &amp; COMPANY,

SUBSIDIARIES, AND RELATED TRUSTS,

JOHN R. BUSH,

NANCY J. BUSH,

JOHN JOSEPH BUSH,

REBECCA E. BUSH,

JAY BUSH, BUSH BROTHERS &amp;

COMPANY,

HOME FEDERAL BANK, A.K.A.

HOME FEDERAL SAVINGS

JENNIFER COLLIER,

BRANCH MANAGER HOME FEDERAL

BANK,

ROBERT W GOWIN, BPR 000644

ATTORNEY FOR ESTATE OF JP BUSH,

AND OTHER UNNAMED DEFENDANTS

DEFENDANTS

CODE

10-CV-2911

(1)

COMPLAINT

1:10-cv-2911

COMES NOW, THE PLAINTIFF IN  
THE ABOVE CAPTIONED ACTION, ALLEGES  
THE FOLLOWING,

1. THE DEFENDANTS IN THE ABOVE  
CAPTIONED ACTION HAVE CONSPIRED TO  
PEPRIUE THE PLAINTIFF OF PROPERTY RIGHTS,  
THE PLAINTIFF'S SHARE OF THE HOME  
LOCATED AT 2104 BELCARO DR. KNOXVILLE,  
TENN. 37918.
2. THE WILL WAS WRITTEN WITH  
THE INTENT TO DEFRAUD THE  
PLAINTIFF, THOMAS K. BUSH, THE DECEDENTS  
YOUNGEST CHILD, OUT OF MY SHARE  
OF A TRUST FUND. THAT EXISTS  
IN THE NAME OF OSCAR L BUSH,  
THE DECEDENTS, JD BUSH'S FATHER AND  
THE PLAINTIFF'S GRANDFATHER. THE  
PLAINTIFF ALLEGES HIS GRANDFATHER  
OSCAR L BUSH WAS ONE OF THE BUSH BROTHERS,  
WHO FOUNDED BUSH BROTHERS CANNING COMPANY,  
THE LARGEST PRODUCER OF CANNED BEADS  
IN THE WORLD.

3. THE PLAINTIFF ALLEGES THE DEFENDANTS HAVE CONSPIRED TO, AND IN FACT HAVE VIOLATED U.S.C. 18 § 1341 MAIL FRAUD, AND U.S.C. 18 § 1343 WIRE FRAUD. THE PLAINTIFF WOULD CITE U.S.V ALTMAN, C.A.2.(N.Y.) 1995 48 F.3D. 96 U.S. V CAMIBL, C.A.3 (PA) 1982 689 F.2D 3 U.S. V CRAIG (1977) C.A.7 (ILL) 573 F.2D 455 U.S. V SMITH, C.A.11 (GA) 1991, 934 F.2D 270 U.S. V PACHECO-ORTIZ, C.A.1 (PUERTO RICO) 1989 889 F.2D 301 U.S. V PLATT C.A.7 (IND) 1970 435 F.2D, 220 THE PLAINTIFF ALLEGES THE DEFENDANTS HAVE VIOLATED U.S.C. 18 § 1951, U.S.C 18 § 1952, IN REGARDS TO RACKETEERIG, EXTORTION. THE PLAINTIFF ALLEGES THE DEFENDANTS HAVE VIOLATED U.S.C 18 § 1961 RICO, AND DO IN FACT FORM AN "ENTERPRISE", AND THERE IS IN FACT A PATTERN OF RACKETEERING ACTIVITY, WITH MORE THAN TWO PREPRIATE ACTS HAVING BEEN COMMITTED.

CABLE CO V SCHULTZ, N.D. TEX 1991, 779 F. SUPP 392

THE PLAINTIFF ALLEGES THAT HOME FEDERAL BRANCH MGR. JENNIFER COLLIER, HOME FEDERAL BANK AKA HOME FEDERAL SAVINGS AND LOAN HAVE VIOLATED U.S.C. 18 § 1005, U.S.C. 18 § 1006, U.S.C. 18 § 1341, U.S.C. 18 § 1343, U.S.C. 18 § 1951, U.S.C. 18 § 1952, AND U.S.C. 18 § 1961 RICO, AND CONSPIRED WITH DEFENDANTS JOHN R. BUSH, NANCY J. BUSH, ROBERT W. GODWIN, ETAL IN AN ATTEMPT TO DEFRAUD THE PLAINTIFF OUT OF MONIES OWED TO THE PLAINTIFF BY THE ESTATE, BENEFICIARIES, ETAL.

4. THE PLAINTIFF REFERS THE COURT TO EXHIBIT (A), RESPONSE OF DEFENDANTS TO MOTION OF CONTEST FILED BY THOMAS KYLE BUSH, AND LETTER DATED SEPTEMBER 24, 2007 SIGNED BY THE DEFENDANT SD BUSH AND DEFENDANT ROBERT W. GODWIN. THE PLAINTIFF ALSO REFERS A LETTER SENT TO THE PLAINTIFF VIA U.S. MAIL DATED / POSTMARKED JULY 18, 2008. THE PLAINTIFF REFERS THE COURT TO PARAGRAPH ONE OF THAT LETTER, WHEREIN DEFENDANT JOHN R. BUSH WRITES,

"OSCAR LEE BUSH WAS NOT ONE OF THE FOUNDERS OF BUSH BROS. " HIS BROTHER A.J BUSH WAS THE SOLE FOUNDER OF AJ BUSH & COMPANY.

THE PLAINTIFF NOW REFERS THE COURT TO THE LETTER DATED SEPTEMBER 24, 2007 SIGNED BY THE DECEPENT JD BUSH AND DEFENDANT ROBERT W GODWIN, (PARAGRAPH 3) "YOU INDICATED YOU HAD A MODEST ESTATE, THOUGH YOU WERE DISTANT RELATIVES OF THE OWNERS OF BUSH BROTHERS, WHICH I UNDERSTAND IS THE LARGEST PRODUCER OF CANNED BEANS IN THE WORLD."

HOW COULD THE DECEPENT JD BUSH BE DISTANT RELATIVES OF THE OWNERS OF BUSH BROS, WHEN IN FACT THEY WERE BOTH HIS FATHER AND UNCLE?

5. THE PLAINTIFF ALLEGES DEFENDANT JAY BUSH, ONE OF THE OWNERS OF BUSH BROTHERS, BUSH BROTHERS CANNING COMPANY, HAS CONSPIRED WITH THE OTHER DEFENDANTS TO DEFRAUD THE PLAINTIFF OUT OF THE PLAINTIFF'S SHARE OF A TRUST FUND WHICH THE PLAINTIFF BELIEVES WAS SET UP AFTER THE PLAINTIFF'S GRANDFATHER

DIED IN THE 1930'S, THE PLAINTIFF'S  
GRANDFATHER, OSCAR L BUSH, WAS ONE OF  
THE FOUNDERS OF BUSH BROTHERS.

6. THE PLAINTIFF REFERS THE COURT  
TO (EXHIBIT B) THE DECEDENT'S WILL,  
PAGE 2, ARTICLE 10. THE PLAINTIFF  
HAS NOT RECEIVED ANY CASH FROM THE  
DECEDENT'S BANK ACCOUNTS, ETC.

7. THE PLAINTIFF ALLEGES DEFENDANTS  
JOHN R. BUSH AND WIFE NANCY J BUSH,  
HAD AN "UNDUE INFLUENCE" ON THE  
DECEDENT, AND CONVINCED THE DECEDENT  
TO DEFRAUD THE PLAINTIFF, AND  
WRITE A FRAUDULENT WILL. THE PLAINTIFF  
MOVED FROM KNOXVILLE TO ATLANTA IN  
1978, AND DID NOT HAVE THE SAME  
PERSON TO PERSON CONTACT THE DEFENDANTS  
HAD WITH THE DECEDENT.

8. THE PLAINTIFF ALLEGES THE DECEDENT  
MAY HAVE TRANSFERRED THE TRUST FUND  
OF OSCAR L BUSH TO DEFENDANTS  
JOHN JOSEPH BUSH AND REBECCA ELLEN BUSH,  
THE PLAINTIFF'S NEPHEW AND NIECE.

9. THE PLAINTIFF REFERS THE COURT TO (EXHIBIT A) WARRANTY DEED, DATED MARCH 26, 1968. THE PLAINTIFF AND THE DECEDENT HAD FOUGHT, HAD ARGUMENTS, OVER THE WAY THE DECEDENT HAD TREATED HIS SISTER DORIS BUSH MILSAPS, REGARDING THE SALE OF THE PLAINTIFF'S GRANDMOTHERS PICIE HILL BUSH, OSCAR L BUSH'S WIFE'S PROPERTY. THE PLAINTIFF'S FATHER HAD ALWAYS (BAP MOOTHEO) HIS SISTER DORIS IN FRONT OF THE PLAINTIFF, THE PLAINTIFF'S MOTHER, AND DEFENDANT JOHN R. BUSH. THE PLAINTIFF'S GRANDMOTHER DIED ON OR AROUND MAY 23, 1967 AT HER FUNERAL, THE DECEDENT JD BUSH AND HIS OLDER BROTHER POLIN BUSH, PUT ON A "BIG ACT" AND SAID THEY WERE BEING "MIPPED OFF" BY DORIS BUSH MILSAPS AND OSCAR BUSH JR. THE PLAINTIFF, ALTHOUGH ONLY 13 YEARS OLD AT THE TIME, DID NOT BELIEVE HIS FATHER OR UNCLE POLIN. THE PLAINTIFF NEVER TRUSTED THE DECEDENT BECAUSE THE PLAINTIFF KNEW HE WAS LYING ABOUT THE PLAINTIFF'S GRANDFATHERS

INVOLVED WITH BUSH BROS & COMPANY.  
REGARDING THE DECEDENT'S CLAIM,  
AND OLDER BROTHER PONI'S CLAIM THEY  
WERE BEING RIPPED OFF IN THE SALE  
OF THE PLAINTIFF'S GRANDMOTHER'S PROPERTY  
BY PONI'S BUSH MILSAPS AND OSCAR BUSH JR,  
THE PLAINTIFF SIMPLY DID NOT BELIEVE THEM.

THE PLAINTIFF BRINGS THIS TO THE  
COURTS ATTENTION BECAUSE THERE HAD  
BEEN A LIFE LONG DISPUTE BETWEEN  
THE PLAINTIFF AND HIS FATHER, THE DECEDENT,  
REGARDING THE PLAINTIFF'S GRANDFATHERS,  
OSCAR L. BUSH, INVOLVED WITH BUSH BROTHERS,  
AND THE DECEDENT'S VERBAL ABUSE, DEGRADELY,  
OF HIS SISTER PONI AND BROTHER OSCAR JR.

10. THE PLAINTIFF ALLEGES THAT DEFENDANT  
JOHN R. BUSH, THE PLAINTIFF'S BROTHER, AND  
DEFENDANT JAY BUSH, THE PLAINTIFF'S COUSIN  
HAVE IN FACT MET, SOCIALIZED, ETC  
DURING ONE OF THE PLAINTIFF'S VISITS  
TO KNOXVILLE, AT CHRISTMAS, 2003 - 2006.  
THE PLAINTIFF DOES NOT RECALL WHICH YEAR,  
THE PLAINTIFF'S BROTHER JOHN R. BUSH,  
SHOWED THE PLAINTIFF A PICTURE OF HIM  
AND JAY BUSH TOGETHER, THE PLAINTIFF'S  
BROTHER, JOHN R. BUSH STATED THAT HE  
HAD ATTENDED A FUNERAL OF JAY BUSH'S

FATHERS. THE PLAINTIFF HAS NEVER MET JAY BUSH OR HAD ANY CONTACT WITH HIM. WHILE ON THE SUBJECT OF DEFENDANT JAY BUSH, THE PLAINTIFF WOULD DIRECT THE COURT TO THE NUMBER OF COMMERCIALS DEFENDANT JAY BUSH HAS BEEN IN ON ~~RE~~ TELEVISION, ALONG WITH HIS DOG "DUKE". IF YOU WALK INTO ANY GROCERY STORE AND GO TO THE CANNED VEGETABLE SECTION, YOUR GOING TO FIND A SECTION WHERE THERE ARE BUSH'S BEANS. THE PLAINTIFF BRINGS THIS TO THE COURT'S ATTENTION SO THE COURT WILL UNDERSTAND THE "MAGNITUDE" OF HOW MUCH THE PLAINTIFF HAS BEEN DEFRAUDGED OUT OF.

II. THE PLAINTIFF REFERS THE COURT TO (EXHIBIT A) LETTER DATED FEBRUARY 28, 2008 SENT TO THE PLAINTIFF VIA U.S. MAIL BY DEFENDANT ROBERT W. GODWIN. THE PLAINTIFF ALLEGES DEFENDANT ROBERT W. GODWIN CONSPIRED WITH THE OTHER DEFENDANTS TO DEFRAUD THE PLAINTIFF BY NOT DISCLOSING TO THE PLAINTIFF, THE PLAINTIFF'S SHARE OF THE TRUST FUND SET UP IN THE

PLAINTIFF'S GRANDFATHERS NAME, THE OSCAR L BUSH TRUST FUND. THE PLAINTIFF FURTHER ALLEGES THE PLAINTIFF WAS DEFRAUDED OUT OF ANY CASH AND OTHER ASSETS HELD BY THE DECEDENT PRIOR TO HIS DEATH. THE PLAINTIFF ALLEGES A BLATANT "BREACH OF FIDUCIARY DUTY" BY DEFENDANT ROBERT W. GOWIN, WHO HAS AND CONTINUES TO DEFRAUD THE PLAINTIFF. THE PLAINTIFF WOULD cite U.S.C. 18 § 1341, U.S. V. ALTMAN C.A.Z. (N.Y.) 1995, 48 F.3d 96. THE PLAINTIFF HAS YET TO RECEIVE ANY MONIES FROM THE SALE OF THE DECEDENTS HOME, BANK ACCOUNTS, AND FROM THE OSCAR L BUSH TRUST FUND, OR ANY OTHER TRUST SET UP IN THE PLAINTIFF'S GRANDFATHERS NAME.

12. THE PLAINTIFF NOW REFERS THE COURT TO (EXHIBIT C) A LETTER DATED JUNE 26, 2008, AND A PURPORTED AGREED ORDER DATED 10/16/2008. BOTH WERE SENT TO THE PLAINTIFF VIA U.S. MAIL.  
THE PLAINTIFF HAS NOT YET RECEIVED HALF OF THE \$194,500.00 PRICE, APPRAISAL.

DEFENDANT ROBERT W. GODWIN FAILED TO MENTION ANY SETTLEMENT REGARDING BUSH BROS., OSCAR L BUSH TRUST FUND, ETC IN THE OCTOBER 16, 2008 AGREED ORDER.

THE PLAINTIFF WOULD ALSO CITE DEFENDANT ROBERT W. GODWIN'S REFERRAL TO PREVIOUS TELEPHONE CONVERSATIONS BETWEEN THE PLAINTIFF AND HIM IN THE LETTER DATED JUNE 26, 2008. AGAIN, THE PLAINTIFF ALLEGES DEFENDANTS CONSPIRED TO VIOLATE U.S.C. 18§1341 MAIL FRAUD USC 18§1343 WIRE FRAUD, AND WOULD CITE U.S. V. ALTMAN, C.A.2. (N.Y.) 1995 48F.E.D. 9613. ON OR AROUND JUNE, 2008 THE PLAINTIFF FILED A MOTION OF CONTEST WITH THE PROBATE COURT. THE PLAINTIFF REFERS THE COURT TO (EXHIBIT A) RESPONSE TO MOTION OF CONTEST FILED BY THOMAS RYLE BUSH DATED JULY 15, 2008, ALONG WITH THE PLAINTIFF'S REBUTTAL TO DEFENDANTS RESPONSE TO MOTION OF CONTEST DATED AUGUST 6, 2008.

AGAIN, THE PLAINTIFF ALLEGES THE DEFENDANTS VIOLATED 18USC 1341 MAIL FRAUD, THE PLAINTIFF WOULD CITE U.S. V. ALTMAN, C.A.2. (d.Y.) 1995 48 F. 3D. 96.

14. THE PROBATE COURT DID HAVE A HEARING REGARDING THE PLAINTIFF'S MOTION OF CONTEST ON OCTOBER 16, 2008.  
(EXHIBIT C) THE PLAINTIFF HAS YET TO RECEIVE ANY MONEY FOR THE HOME OR FROM OSCAR L BUSI'S TRUST FUND.

15. ON APRIL 28, 2009, THE PLAINTIFF FILED A MOTION FOR RECONSIDERATION OF THE PROBATE COURTS OCTOBER 16, 2008 ORDER  
(EXHIBIT D) THE PLAINTIFF ALLEGES THE DEFENDANTS ROBERT W GODWILL, JOHN R. BUSI, NANCY J BUSI, HOME FEDERAL BANK, JENNIFER COLLIER, ET AL. CONSPIRED TO DEFRAUD THE PLAINTIFF OUT OF MY SHARE OF THE PROPERTY, THE DECEDENTS HOME. THE PLAINTIFF ALLEGES THE DEFENDANTS COMMITTED MULTIPLE VIOLATIONS OF U.S.C. 18§1341 MAIL FRAUD, U.S.C. 18§1343 WIRE FRAUD, U.S. V. ALTMAN, C.A.2 (N.Y.) 1995, 48 F.3D 96, THE PLAINTIFF ALLEGES DEFENDANT HOME FEDERAL BANK, DEFENDANT JENNIFER COLLIER VIOLATED U.S.C. 18§1005, U.S.C. 18§1006, REGARDING BANK FRAUD, AND CERTAINLY THE RICO STATUTES U.S.C. 18§1951, U.S.C. 18§1952, U.S.C. 18§1961, U.S.C. 18§1962 REGARDING THE COLLECTION OF AN UNLAWFUL DEBT.

THE PLAINTIFF REFERS THE COURT TO  
(EXHIBIT D) RESPONSE TO THOMAS K. BUSH  
MOTION'S TO COMPEL ANSWERS

16. THE PLAINTIFF REFERS THE COURT  
TO (EXHIBIT E) MASTERS REPORT REGARDING  
THE HEARING HELD ON JULY 23, 2009.

THE PLAINTIFF ALLEGES THAT DURING THE  
HEARING DEFENDANT ROBERT W. GODWIN  
STATED THAT HE WOULD NOT HAVE SIGNED  
THE QUIT CLAIM DEED (EXHIBIT D)  
SAT IN COURT AND LAUGHED ABOUT IT.

17. THE PLAINTIFF REFERS THE COURT  
TO (EXHIBIT F) A LETTER DATED  
MARCH 19, 2010 SENT TO THE PLAINTIFF  
VIA U.S. MAIL BY DEFENDANT JOHN R. BUSH.

THE PLAINTIFF HAS NEVER HAD ANY  
DISCUSSIONS WITH DEFENDANT JOHN R. BUSH  
IN RECORDS TO RELATING THE PROPERTY,  
THE ESTATE, AT 2104 BELCARO DR.

THE PLAINTIFF WOULD LIKE TO KNOW  
WHY DEFENDANT JOHN R. BUSH WOULD  
HAVE TO LOAD THE ESTATE  $\frac{1}{4},000.<sup>3</sup>$

WHERE DID DEFENDANT JOHN R. BUSH  
GET THE  $\frac{1}{4},000$  DOLLARS?

THE PLAINTIFF REFERS THE COURT TO  
THE OCTOBER 16, 2008 AGREED ORDER  
BY THE PROBATE COURT IN REGARDS TO  
THAT APPRAISAL. IN NO WAY HAS  
THE PLAINTIFF AGREED TO ANYTHING  
DEFENDANT JOHN R. BUSH STATES IN THAT  
LETTER. CLEARLY, THIS IS AN ACT OF  
EXTORTION AND A VIOLATION OF  
U.S.C 18§1962 COLLECTION OF AN UNLAWFUL  
DEBT. THE PLAINTIFF HAS NOT SPOKEN  
WITH DEFENDANT JOHN R. BUSH SINCE THE  
JULY 23, 2009 HEARING.

18. THE PLAINTIFF'S CLAIM IS THE  
DEFENDANTS HAVE DEPRIVED THE PLAINTIFF  
OF PROPERTY RIGHTS, DEPRIVED THE PLAINTIFF  
OF MONIES OWED TO THE PLAINTIFF  
FROM THE ESTATE OF JP BUSH AND  
THE ESTATE OF OSCAR L BUSH. IN DOING  
SO, THE DEFENDANTS HAVE VIOLATED  
STATUTES OF TITLE 18 U.S.C AND  
THE CRIMINAL CODE OF THE STATE OF TENNESSEE.

19. REGARDING DAMAGES, THE PLAINTIFF  
SUBMITS A MOTION FOR MONETARY DAMAGES,  
RELIEF FILED IN THE CHANCERY COURT  
FOR KNOX COUNTY, TENNESSEE, PROBATE DIVISION  
ON APRIL 28, 2009.

THE PLAINTIFF DEMANDS FIVE(5) MILLION DOLLARS IN PUNITIVE, EXEMPLARY DAMAGES FROM BUSH BROS. AND COMPANY, KNOXVILLE TENNESSEE AND ANY OF ITS SUBSIDIARY COMPANIES.

THE PLAINTIFF DEMANDS FIVE (5) MILLION DOLLARS FOR FUTURE DAMAGES, HEDONIC DAMAGES, AND IRREPARABLE DAMAGES FROM DEFENDANT BUSH BROS AND COMPANY AND ANY OF ITS SUBSIDIARY COMPANIES.

THE PLAINTIFF DEMANDS THAT BUSH BROS. & COMPANY, THE OSCAR L BUSH TRUST FUND, AND ANY SUBSIDIARY COMPANIES PAY THE PLAINTIFF THE SAME MONEY IT HAS TO ANY OTHER BENEFICIARIES OF THE OSCAR L BUSH TRUST FUND, RETROACTIVE FROM THE PLAINTIFF'S YEAR OF BIRTH, 1953, AND TO CONTINUE TO PAY THE PLAINTIFF IN THE FUTURE. THE PLAINTIFF DEMANDS THAT BUSH BROS & COMPANY PAY ALL COURT COSTS, ATTORNEY FEES, AND ANY OTHER COSTS ARISING FROM THIS ACTION.

THE PLAINTIFF DEMANDS ONE (1) MILLION DOLLARS FROM DEFENDANT ROBERT W GOWARD FOR PUNITIVE, EXEMPLARY DAMAGES.

THE PLAINTIFF DEMANDS AN ADDITIONAL ONE (1) MILLION DOLLARS FOR FUTURE DAMAGES, HEDONIC DAMAGES, AND IRREPARABLE DAMAGES FROM DEFENDANT ROBERT W. GODWIN.

THE PLAINTIFF DEMANDS ONE (1) MILLION DOLLARS FOR PUNITIVE, EXEMPLARY DAMAGES FROM DEFENDANT JOHN R. BUSH. THE PLAINTIFF DEMANDS AN ADDITIONAL ONE (1) MILLION DOLLARS FOR FUTURE DAMAGES, HEDONIC DAMAGES, AND IRREPARABLE DAMAGES FROM DEFENDANT JOHN R. BUSH.

THE PLAINTIFF DEMANDS ONE (1) MILLION DOLLARS FOR PUNITIVE, EXEMPLARY DAMAGES FROM DEFENDANT NANCY J BUSH. THE PLAINTIFF DEMANDS AN ADDITIONAL ONE (1) MILLION DOLLARS FOR FUTURE DAMAGES, HEDONIC DAMAGES, AND IRREPARABLE DAMAGES FROM DEFENDANT NANCY J BUSH.

THE PLAINTIFF DEMANDS THAT DEFENDANT HOME FEDERAL BANK, AND ANY OF IT'S SUBSIDIARY COMPANIES, DEFENDANT JENNIFER COLLIER, PAY THE PLAINTIFF (1) ONE MILLION DOLLARS IN PUNITIVE, EXEMPLARY, DAMAGES, AND AN ADDITIONAL ONE (1) MILLION DOLLARS FOR FUTURE DAMAGES, HEDONIC DAMAGES, AND IRREPARABLE DAMAGES.

THE PLAINTIFF REFERS THE COURT TO THE LETTER DATED MARCH 10, 2009, SENT TO THE PLAINTIFF BY DEFENDANT ROBERT W. GODWIN, VIA U.S. MAIL, AND THE PLAINTIFF'S SUBSEQUENT TELEPHONE CONVERSATIONS WITH JENNIFER COUCH AND ROBERT W. GODWIN. OBVIOUSLY, IT WAS THEREINTENDED TO DEFRAUD THE PLAINTIFF.

REGARDING THE OTHER BENEFICIARIES, OF THE ESTATE, RON FRECHET, MARGARET FAYE DOUGLAS, REBECCA ELLEN BUSH, JOHN JOSEPH BUSH, BRENDA L MCCADEN, AND ANY OTHER UNNAMED DEFENDANTS, THE PLAINTIFF IS UNSURE AT THIS POINT OF THEIR INVOLVEMENT WITH THE OTHER DEFENDANTS ~~CONSPIRACY~~ CONSPIRACY TO DEFRAUD THE PLAINTIFF.

THE PLAINTIFF RESERVES THE RIGHT TO SEEK DAMAGES AGAINST THEM DEPENDING ON THE OUTCOME OF ANY INVESTIGATION CONDUCTED BY THE COURT, U.S. ATTORNEY, KNOX COUNTY TENNESSEE DISTRICT ATTORNEY, etc.

THE PLAINTIFF REFERS THE COURT TO CIVIL ACTION NO. 1:10 CV 1423 FILED BY THE PLAINTIFF ON MAY 11, 2010 IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF GEORGIA, ATLANTA DIVISION, AS PART OF THE RELIEF SOUGHT IN THAT ACTION, THE PLAINTIFF HAS REQUESTED THAT my "CONSTITUTIONAL GUARDIANS", REPRESENT THE PLAINTIFF IN THIS ACTION.

THE PLAINTIFF REFERS THE COURT TO FEDERAL RULES OF CIVIL PROCEDURE 17. (A) (C) A GUARDIAN, ALSO TO RULE 19 REQUIRED JOINDER OF PARTIES.

RESPECTFULLY SUBMITTED  
THIS THE 13 DAY OF SEPTEMBER 2010  
Thomas K Bush  
THOMAS K BUSH  
PROCEEDING PRO SE